Atty. Docket No.: 500.38950X00

Serial No.: 09/648,484

REMARKS

Claims 12-18 and 20-28 are pending in this application. By this Amendment, claim 19 is canceled and claims 12-18, 20-25, 27 and 28 are amended. Attached is a marked up version of the changes to the claims by the current Amendment. The attachment is captioned "Version With Markings To Show Changes Made".

Entry of this amendment is proper under 37 C.F.R. § 1.116 because the amendment: (a) places the application in condition for allowance, for the reasons set forth below; (b) does not raise any new issues requiring further search and/or consideration; and (c) places the application in better form for an appeal, should an appeal be necessary. More specifically, the amendment merely clarifies a previously claimed feature relating to the recycling certificate. Entry is proper under 37 C.F.R. 1.116.

The Office Action objects to claims 17 and 19 because of informalities. Due to a clerical error, the preamble of claim 17 was missing from the December 30 Amendment and claim 19 is repeated twice. As such, the preamble of claim 17 is reinserted by this Amendment. No new matter is added. Additionally, claim 19 (both occurrences) is deleted. Withdrawal of the objection to the claims is respectfully requested.

The Office Action rejects claim 13-16, 19-22 and 25-28 under 35 U.S.C. § 112, first paragraph, as not being described in the specification to reasonably convey that the inventor had possession of the claimed invention. In particular, the

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Office Action asserts that new matter was introduced into the claims, such as "extracting the recycling product as a non-recycling product" and "indicating the recycling product as a non-recycling product. Applicants believe that the Office Action is asserting that "non-recycling product" constitutes the alleged new matter. In order to further prosecution, the recitation of "as a non-recycling product" is deleted from the claims and the claims are amended to recite "extracting information relating to the recycling product" and/or similar features. It is respectfully submitted that the features of these claims are supported at least by page 6, lines 19-26 and page 37, lines 18-17 (represented in Fig. 10) of the present specification. Thus, the specification provides an adequate written description of the subject matter of claims 13-16, 19-22 and 25-28. Withdrawal of the rejection under 35 U.S.C. § 112, first paragraph, is respectfully requested.

The Office Action rejects claims 17-22 under 35 U.S.C. § 112, second paragraph. It is respectfully submitted that the above amendment to claim 17 obviates the grounds for rejection. Withdrawal of the rejection is respectfully requested.

The Office Action rejects clalm 12, 17-18 and 22-24 under 35 U.S.C. § 102(e) by U.S. Patent No. 5,965,858 to Suzuki et al. (hereafter Suzuki). The rejection is respectfully traversed.

Independent claim 12 recites transmitting sales information including identifying Information of the recycling product and the processing fee of the recycling product, the recycling certificate sales system managing a recycling

certificate having the identifying information of the recycling product, and the recycling certificate identifying information of the recycling product and the processing fee which represents a purchase of recycling services. Independent claim 12 also recites calculating a receiving fee when the recycling certificate management system receives the take-over information and the receiving information is recorded in the database. Independent claim 12 further recites reading the identifying information from the recycling certificate when the recycling organization receives the recycling product from the product distributing organization. Independent claim 12 also recites transmitting incoming product information indicating that the recycling organization receives the recycling product containing the read identifying information, and calculating a product distributing fee for the product distributing organization by the recycling certificate management system when the recycling certificate management system receives the incoming product information and the take-over information is recorded in the database. Independent claim 12 recites other features, which have not been explicated described above.

For example, the present specification describes the use of a recycling certificate having identifying information of the recycling product where the processing fee of the recycling certificate represents a purchase of recycling services. The present specification describes a methodology to settle accounts relating to issues of recycling by use of the recycling certificate identifying information of a recycling product and the processing fee which represents a

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purchase of recycling services. Based on the recycle certificate information, the receiving fee, the distributing fee and the processing fee required for the product recycle are paid to respective organizations involved in the recycling process. See page 6, lines 13–18 and page 6, line 17 to page 7, line 26 of the present specification, for example.

In contrast, Suzuki does not relate to settling accounts of a used product when it is recycled as in the present specification. Suzuki merely relates to a recycling process. Suzuki includes an input unit for inputting information concerning an article. Suzuki also discloses a recycle processing method deciding processor for deciding a recycle processing for the article in accordance with recycling rules determined previously by referencing the information for the reuse on the basis of the information concerning the article input through the input unit. See the Abstract, lines 5-14. Suzuki does not utilize a recycling certificate identifying information of the recycling product and the processing fee which represents a purchase of recycling services. Suzuki does not relate to the prepurchase of recycling services. Additionally, Suzuki does not relate to the distribution of a recycling certificate to different entities of a recycling processing so as to calculate a product distributing fee and other fees. Therefore, Suzuki does not teach or suggest at least the numerous features relating to the recycling certificate as well as to calculating the receiving fee and calculating the product distributing fee as recited in Independent claim 12. Suzuki also does not teach or suggest the recycling certificate identifying information of the recycling product and the processing fee which represents a

purchase of the recycling services as recited in independent claim 12. Accordingly, independent claim 12 defines patentable subject matter.

Each of Independent claim 17 and 23 defines patentable subject matter for at least similar reasons as independent claim 12. For example, independent claim 17 recites a processing unit for calculating a recycling fee based on the computer program for a processing carried out by the first and second recycling processing organizations in accordance with a recycling certificate having the identifying information and a processing content which represents a purchase of recycling services, and for processing information of settling accounts relating to the calculated recycling fee. Further, independent claim 23 recites calculating a recycling fee for a processing carried out by the first and second recycling processing organizations based on a recycle certificate having the identifying information and a processing content which represents a purchase of recycling services, and processing information of settling accounts related to the calculated recycling fee. Suzuki does not teach or suggest these respective features of independent claims 17 and 23. Accordingly, each of independent claims 17 and 23 defines patentable subject matter.

Claims 13-16 depend from claim 12, claims 18 and 20-22 depend from claim 17 and claims 24-28 depend from claim 23 and therefore patentable subject matter at least for this reason. In addition, the dependent claims also recite features that further and independently distinguish over the applied references.

CONCLUSION

In view of the foregoing, it is respectfully submitted that the above-identified application is in condition for allowance. Favorable consideration and prompt allowance of claims 12-18 and 20-28 are respectfully requested.

Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, or credit any overpayment of fees, to the deposit account of Antonelli, Terry, Stout & Kraus, LLP, Deposit Account No. 01-2135 (500.38950X00).

Respectfully submitted,

ANTONELLI, TERRY, STOUT & KRAUS, L.L.P.

David C. Oren Registration No. 38,694

DCO/nbf

Phone: (703) 312-6600 Fax: (703)312-6666 ANTONELLI, TERRY, STOUT & KRAUS L.L.P. 1300 NORTH SEVENTEENTH STREET, SUITE 1800 ARLINGTON, VA 22209

VERSION OF MARKINGS TO SHOW CHANGES MADE

IN THE CLAIMS:

Claims 12, 13, 15-19, 22-25 and 28 have been amended as follows:

(Amended) A method of settling accounts to a processing fee
expended on processes related to recycling a used product, comprising:

transmitting, from a recycling certificate sales system through a network to a recycling certificate management system, sales information including identifying information of the recycling product and the <u>a</u> processing fee of the recycling product, the recycling certificate sales system managing a recycling certificate having the identifying information of the recycling product, and the recycling certificate identifying information of the recycling product and the processing fee which represents a purchase of recycling services, and the recycling certificate management system managing a processing state of the recycling product;

reading, by a receiving organization server managed by a receiving organization, the identifying information from the recycling certificate when the receiving organization receives the recycling product from a discharger;

transmitting, from the receiving organization server through the network to the recycling certificate management system, receiving information indicating that the receiving organization received the recycling product containing the read identifying information;

recording the receiving information in a database in the recycling certificate management system;

reading the identifying information from the recycling certificate by a product distributing organization server managed by a product distributing organization when the product distributing organization carrying the recycling product to the recycling organization receives the recycling product from the receiving organization;

transmitting, from the product distributing organization to the recycling certificate management system, take-over information indicating that the product distributing organization received the recycling product containing the read identifying information;

calculating a receiving fee accrued at the receiving organization by the recycling certificate management system when the recycling certificate management system receives the take-over information and the receiving information is recorded in the database;

recording the take-over information in the database;

reading the identifying information from the recycling certificate by the recycling organization server managed by the recycling organization when the recycling organization receives the recycling product from the product distributing organization;